

To Whom It May Concern:

As a citizen of Wisconsin and as person who has been on the state's no-call list since its inception, I ask that you do not force the state of Wisconsin to change its restrictions on telemarketers. When a customer chooses to no longer use the services or products provided by a company, it is their right to regain their privacy, not to be called for the next 18 months trying to convince them to come back. A single follow-up call, which is allowed under Wisconsin's current law, is satisfactory to both find out why the customer has left and if there would be anything that would make them return. I know the Consumer Banking Association has brought this topic forward to the FCC, but as a banker in a local Wisconsin bank, I have used various marketing methods to talk to customers. The phone is by far the most intrusive method - even irritating when former customers will still be getting calls over a year after leaving. Please allow the Wisconsin "no-call" stay as is.